

1. Record Nr.	UNISA996389641103316
Titolo	Articles to be enquired of in the visitation of the [blank] [[electronic resource]]
Pubbl/distr/stampa	York, : printed by John White, Their Majesties printer for the city of York, and the five Northern Connties [sic], 1692
Descrizione fisica	20 p
Soggetti	Visitations, Ecclesiastical - England
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	<p>A1v: "The tenor of the Oath to be Administred to the Church-wardens and Sidemen of every Parish."</p> <p>Signatures: A-B4 C2.</p> <p>The Yc copy has MS in the blank describing a visitation to a Church of Stillington in 1694. Possibly a proof copy.</p> <p>Imperfect: torn, print-show through with significant loss of text.</p> <p>Reproduction of original in: York Minster. Library.</p>
Sommario/riassunto	eebo-0199

2. Record Nr.	UNINA9910957522603321
Autore	Elberling Bjorn
Titolo	The defendant in international criminal proceedings : between law and historiography / Bjorn Elberling
Pubbl/distr/stampa	Oxford ; Portland, Ore., : Hart Publishing, 2012
ISBN	9781472566157 1472566157 9781299090750 1299090753 9781847319951 1847319955 9781847319968 1847319963
Edizione	[1st ed.]
Descrizione fisica	1 online resource (271 p.)
Collana	Studies in international and comparative criminal law ; v. 10
Altri autori (Persone)	ElberlingBjorn
Disciplina	345.01
Soggetti	International criminal courts Defense (Criminal procedure) International criminal law - Historiography Criminal justice, Administration of
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Based on the author's Ph.D thesis entitled "The Position of the defendant in international criminal proceedings : the influence of the historiographical function of the international criminal courts on their judicial activities" submitted at the University of Kiel in 2009
Nota di bibliografia	Includes bibliographical references (pages 239-246) and index
Nota di contenuto	Can there be proceedings (in the defendant's presence) at all? -- The position of the defendant in the trial -- The position of the defendant in developments alongside the trial -- Summary -- The relationship between criminal trials and historiography -- Tracing the influence of historiography on the law Introduction -- Part I - The Defendant in International Criminal Proceedings -- 1. Can There Be Proceedings (in the Defendant's Presence) at All? -- A The Absolute Ban on Proceedings Against Deceased Defendants -- B Fitness of the Defendant to Stand Trial -- C Proceedings in the Absence of the Defendant -- 2. The Position of the

Defendant in the Trial -- A Position vis-a-vis Counsel -- B Position vis-a-vis the Court -- C Ability to Make Statements -- 3. The Position of the Defendant in Developments Alongside the Trial -- 4. Summary -- Part II: Between Impunity and Show Trials? - Between Law and Historiography -- 5. The Relationship between Criminal Trials and Historiography -- 6. Tracing the Influence of Historiography on the Law -- Conclusion -- Bibliography

Sommario/riassunto

It is often said that criminal procedure should ensure that the defendant is a subject, not just an object, of proceedings. This book asks to what extent this can be said to be true of international criminal trials. The first part of the book aims to find out the extent to which defendants before international criminal courts are able to take an active part in their trials. It takes an in-depth look at the procedural regimes of international courts, viewed against a benchmark provided by national provisions representing the main traditions of criminal procedure and by international human rights law. The results of this comparative endeavour are then used to shed light, from a practical point of view, on the oft-debated question whether (international) criminal trials should be used as a tool for writing history or whether, as claimed by Martti Koskenniemi, pursuing this goal leads to a danger of "show trials"
